

## UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/458,768	12/10/1999	CHARLES C. BYERS	BYERS-31-1-1	9256
32361 75	590 10/19/2004		EXAMINER	
GREENBERG TRAURIG, LLP 885 3RD AVENUE			ODLAND, DAVID E	
NEW YORK,	· · <del></del>		ART UNIT	PAPER NUMBER
,			2662	
			DATE MAILED: 10/19/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	<u> </u>		
Advisory Action	09/458,768	BYERS ET AL.			
Advisory Addidit	Examiner	Art Unit			
	David Odland	2662			
The MAILING DATE of this communication appe	ears on the cover sheet with the c	correspondence add	ress		
THE REPLY FILED 16 August 2004 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.					
PERIOD FOR REPLY [check either a) or b)]					
a) The period for reply expires 3 months from the mailing date of b) The period for reply expires on: (1) the mailing date of this Adverse, will the statutory period for reply expire later the ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). The data have been filed is the date for purposes of determining the period of extensions of the shortened (b) above, if checked. Any reply received by the Office later than three moderned patent term adjustment. See 37 CFR 1.704(b).	visory Action, or (2) the date set forth in the an SIX MONTHS from the mailing date of FILED WITHIN TWO MONTHS OF THE te on which the petition under 37 CFR 1.1 sion and the corresponding amount of the distatutory period for reply originally set in	f the final rejection.  E FINAL REJECTION. \$  36(a) and the appropriate exit fee. The appropriate exit the final Office action; or	See MPEP e extension fee tension fee under (2) as set forth in		
1. A Notice of Appeal was filed on Appellant' 37 CFR 1.192(a), or any extension thereof (37 CF	s Brief must be filed within the pR 1.191(d)), to avoid dismissal of	period set forth in of the appeal.			
2. The proposed amendment(s) will not be entered b	ecause:				
(a) \( \square\) they raise new issues that would require furth	er consideration and/or search (	see NOTE below);			
(b) they raise the issue of new matter (see Note I	pelow);				
(c) they are not deemed to place the application issues for appeal; and/or	in better form for appeal by mat	erially reducing or s	simplifying the		
(d) they present additional claims without cancel NOTE:	ing a corresponding number of	finally rejected clair	ns.		
3. Applicant's reply has overcome the following reject	ction(s):				
<ol> <li>Newly proposed or amended claim(s) would canceling the non-allowable claim(s).</li> </ol>	be allowable if submitted in a s	eparate, timely filed	d amendment		
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for reconsideration has been considered but does NOT place the application in condition for allowance because: See Continuation Sheet.					
6. The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.					
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims w	t(s) a)□ will not be entered or b ould be rejected is provided belo	) will be entered by or appended.	and an		
The status of the claim(s) is (or will be) as follows:					
Claim(s) allowed:					
Claim(s) objected to:					
Claim(s) rejected: <u>1-44</u> .					
Claim(s) withdrawn from consideration:					
8. The drawing correction filed on is a) app	roved or b) disapproved by	the Examiner.			
9. Note the attached Information Disclosure Stateme  10. Other:		SAN KIZOM			
	SUPERVISOR	Y PATENT EXAMINE	R		
S. Patent and Trademark Office	TECHNOL(	OGY CENTER 2600			
PTOL-303 (Rev. 11-03) Advis	ory Action	Part of Pa	per No. 20041013		

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Art Unit: 2662

Continuation of part 5c: the Applicant's arguments are not persuasive.

On page 3 the Applicant argues that Onno does not teach the claimed invention because Onno does not disclose "... separating data and signaling portions of the narrowband transmissions into separate byte positions in the converted composite ATM cells..." The Examiner respectfully disagrees. Onno points out in column 4 lines 25-32 that the system processes separate signaling cells as well as data cells associated with the narrowband and broadband data. Thus, since the signaling and data are transported in completely separate cells, they must inherently be in different byte positions. Also, the claim does not recite that a single cells comprises both the signaling bytes along with he data bytes of the narrowband transmission. The claim recites "... separating data and signaling portions of said narrowband transmissions into separate byte positions in the composite ATM cells..." (emphasis added to show the term 'cell' as a pluralized as 'cells'). The Examiner would like to note that in the Examiner's interpretation of the claim the claim does not recite that each cell has both the signaling and data information but rather the wording of the claim implies that the composite cells, as a whole or group of cells, comprise the signaling and data information in different byte positions. This is what is being performed in Onno in column 4 lines 25-32. Furthermore, figure 3 of the present application show this. In the figure, there are two separate ATM cells. One cell for transporting signaling information (item 170) and another cell for carrying data information (item 166). Thus, the Examiner's interpretation of the claims is consistent with the Applicant's specification. Since the Applicants arguments appear to imply that the signaling and data of the narrowband transmissions is transported in the same cell, the Examiner would like to suggest that the claims be amended to more particularly point out and claim this feature of the invention.